```
FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1351100-0
Total Deleted Page(s) = 22
Page 25 ~ Duplicate;
Page 26 ~ Duplicate;
Page 27 ~ Duplicate;
Page 28 ~ Duplicate;
Page 29 ~ Duplicate;
Page 30 ~ Duplicate;
Page 31 ~ Duplicate;
Page 32 ~ Duplicate;
Page 33 ~ Duplicate;
Page 34 ~ Duplicate;
Page 35 ~ Duplicate;
Page 36 ~ Duplicate;
Page 37 ~ Duplicate;
Page 38 ~ Duplicate;
Page 39 ~ Duplicate;
Page 40 ~ Duplicate;
Page 41 ~ Duplicate;
Page 42 ~ Duplicate;
Page 43 ~ Duplicate;
Page 44 ~ Duplicate;
Page 45 ~ Duplicate;
Page 55 ~ Duplicate;
```


INDICES SUMMARY:

A review of Cincinnati Indices reflects that on 4/1/76, an LHM was submitted captioned "UNSUBS: Loss of Mail at Southern Ohio Correctional Facility; VICTIM, CIVIL RIGHTS", Cincinnati File Victim stated that he had not been receiving all of his mail while incarcerated at the Southern Ohio Correctional Facility, Lucasville, Ohio.

On 11/23/77, a second LHM was submitted by the Cincinnati Division under caption,

Southern Ohio Correctional Facility, Lucasville,
Ohio:

VICTIM, CIVIL RIGHTS", Cincinnati file
In this matter, USA's office, Cincinnati, forwarded a letter to the Cincinnati Office from the victim dated 11/7/77, in which alleges that due to negligence on the part of the subjects in their official capacity as employees of the Southern Ohio Correctional Facility Mailroom, his civil rights were violated.

On 3/15/78, a third LHM was submitted by the Cincinnati Division under caption. "JAMES A. RHODES, Governor, State of Ohio; ET AL; VICTIM, CIVIL RIGHTS", Cincinnati file 44-2406. In this matter, victim furnished a copy of 16 page document to the Cincinnati Division, the original being filed in United States District Court, Southern District of Ohio, Western Division, Cincinnati, Ohio. This document alleged numerous violations of victim's civil rights including discrimination against him because of race; discrimination in selecting site of prison facility; and lack of transportation afforded to visitors; inmate assignments; transfer policies; practices of discrimination against black employees in hiring and making promotions as well as alleging physical assault by guards at SOCF, on 2/16/77.

-3*-

THEREFORE: PLAINTIFF PRAYS THAT THIS MOTION WILL BE ACCEPTED.

SERVICE & PROCESS VIA
U.S. MARSHAL FORM 285 ENCL.

RESPECTFULLY	SUBMITTED,
	PRO SE
P.O.	BOX 45699
TOCASATTER.	0HTO 42022

STATE OF OHIO)
SS:
SCIOTO COUNTY)

b6 b7C

BEING DULY SWORN, AND SAYS THAT HE IS ONE OF THE PLAINTIFFS
IN THIS PROCEEDING, AND THAT THE SAME IS OF HIS HAND, AND THAT THE SAME IS TRUE
TO HIS KNOWLEDGE.

SWORN TO, AND SUBSCRIBED BEFORE ME, A NOTARY PUBLIC, THIS _____ DAY OF FEBRUARY, 1978.

NOTARY PUBLIC

TERRY L. McGRAW
NOTARY PUBLIC, STATE OF OHIO
MY COMMISSION EXPIRES NOV. 2, 1982

2-

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF OHIO

WESTERN DIVISION

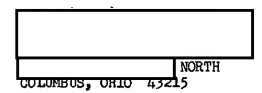
LUCASVILLE, OHIO 45699)	
P.O. BOX 45699 INDIVIDUALLY, AND ON BEHALF OF ALL OTHER PERSONS SIMILARLY)	
SITUATED,)	CIVIL ACTION NO.
BT		
P.O. BOX 45699)	
LUCASVILLE, OHIO 45699 INDIVIDUALLY, AND ON BEHALF OF ALL OTHER PERSONS SIMILARLY)	JUDGE
SITUATED,)	
PLAINTIFFS	,	
)	
= VS =		COMPLAINT (JURY DEMANDED)

JAMES A. RHODES, GOVENNOR OF OHIO, ET, AL, 30 EAST BROAD STREET COLUMBUS, OHIO 43215

n ET 11

WILLIAM J. BROWN, ATTORNEY GENERAL OF OHIO 30 EAST BROAD STREET COLUMBUS, OHIO 43215

n EL n



n EI n

ARNOLD R. JAGO, SUPERINTENDENT, SOUTHERN OHIO CORRECTIONAL FACILITY 787 MINFORD RD. LUCASVILLE, OHIO 45699

SOUTHERNHOHIO CORRECTIONA FACILITY)
787 MINFORD ROAD LUCASVILLE, OHIO 45699)
и ЕТ и))
SOUTHERN OHIO CORRECTIONAL FACILITY 787 MINFORD ROAD)
LUCASVILLE, OHIO 45699)
BUARD,	>
SOUTHERN CHIO CORRECTIONAL FACILITY 787 MINFORD ROAD	`
LUCASVILLE, OHIO 45699	,
GUARD, SOUTHERN OHIO CORRECTIONAL FACILITY)
787 MINFORD ROAD LUCASVILLE, OHIO 45699)
n EL n)
GUARD&. SOUTHERN OHIO CORRECTIONAL FACILITY 787 MINFORD ROAD)
LUCASVIILE, OHIO 45699)
u EL u)
SOUTHERN OHIO CORRECTIONAL FACILITY 787 MINFORD ROAD LUCASVILLE, OHIO 45699	`
n ET n	,
SOUTHERN OHIO CORRECTIONAL FACILITY)
787 MINFORD ROAD LUCASVILLE, OHIO 45699)
INDIVIDUALLY AND IN THEIR OFFICIAL CAPACITIES,)
DEFENDANTS,	

2 😓

- This action arises, but is not limited, under Title 42, U.S. Code Sections: l. 1981, 1983, 1985, 1986, 1988 and 2000 d-1 to redress the deprivation of Plaintiff's rights by persons engaged in State action or acting under color of law, Statute, ordinande, regulation, custom or usage to deprive the Plaintiffs of rights, privileged and ammunities secured by the Constitution and laws of the United States. The Ohio Department of Rehabilitation and Corrections Authorities in concert with State Officials thereby constituting Stateaction have carried out a systematic program of DeJure Segregation affecting Plaintiffs' and the classes which they represent in violation of the Fourteenth Amendment of the United States Constitution. That the defendants, herein specified, in concert with the Ohio Department 3a) of Rehabilitation and Corrections Authorities thereby constituting State action, has in their choice of prison site selections, construction and renovation of prisons, inmate assignment and transfer policies, and faculty, Officers, administrators, and Staff assignments, caused and perpetrated DeJure Segregation of Anglo Saxon Faculties, Officers, Administrators, and Staff within The Southern Correctional Facility, and thereby subjecting and causing Plaintiffs and the classes they represent to be denied the Due Process and Equal Protection Rights, privileges, and immunities of the Fourteenth Amendment of the U.S. Constitution.
- That the Defendants, herein specified, while acting under color of law and resulting State action have engaged in a natural and fore-see-able pattern and practice of discriminating against Black employees in hiring and making promotions to Officer and Administrative positions thereby effecting the Plaintiff's and the respective classes in violations of acts of the U.S. Congress and the Fourteenth Amendment of the United States Constitution.

STATEMENT OF CLAIMS CONT.

5. That the Defendants', herein specified, while acting under color of law
and resulting State action and who have a duty to protect the welfare, Human and
Civil Rights of Plaintiffs! and their respective classes, and to uphold the laws
of the U.S. Constitution and the State of Ohio. Did negligently fail and refuse
to prevent or aid in preventing the commission of racial assults upon plaintiff
and the class he represents and that by failing to exercise the power to
prevent or aid in preventing the commission of illegal acts and denial of Human
Rights, did subject or cause plaintiff and his class to be subjected to the
deprivation of Human rights, privileges, and immunities secured to the Plaintiff, b6
and the class of which he is a member, by the First, Fifth, Ninth, and Fourteenth
Amendments and the Preamble of the United States Constitution.
II. JURISDICTION
6. Jurisdiction of this Court is invoked pursuant to the provisions of Title
28, United States Code, Sections: 1331 and 1343; TITLE 42 U.S. Code, Section 2000d-1.
TII. PARTIES
PARTIES 7. Plaintiff being of African and American Indian descent is a citizen
7. Plaintiff being of African and American Indian descent is a citizen
7. Plaintiff being of African and American Indian descent is a citizen of the United States and is a prisoner of the State of Ohio, and he is confined at
7. Plaintiff being of African and American Indian descent is a citizen of the United States and is a prisoner of the State of Ohio, and he is confined at the SOUTHERN OHIO CORRECTIONAL FACILITY, LUCASVILLE, OHIO, AND represents those
7. Plaintiff being of African and American Indian descent is a citizen of the United States and is a prisoner of the State of Ohio, and he is confined at the SOUTHERN OHIO CORRECTIONAL FACILITY, LUCASVILLE, OHIO, AND represents those inmates of African and American Indian descent at S.O.S.F. whom have been subject
7. Plaintiff being of African and American Indian descent is a citizen of the United States and is a prisoner of the State of Ohio, and he is confined at the SOUTHERN OHIO CORRECTIONAL FACILITY, LUCASVILLE, OHIO, AND represents those inmates of African and American Indian descent at S.O.S.F. whom have been subject to Racist assualts and effects due to their Race, Color, Creed or National Origin.
Plaintiff being of African and American Indian descent is a citizen of the United States and is a prisoner of the State of Ohio, and he is confined at the SOUTHERN OHIO CORRECTIONAL FACILITY, LUCASVILLE, OHIO, AND represents those inmates of African and American Indian descent at S.O.S.F. whom have been subject to Racist assualts and effects due to their Race, Color, Creed or National Origin. 8. Plaintiff being of African descent is a citizen of the United
Plaintiff being of African and American Indian descent is a citizen of the United States and is a prisoner of the State of Ohio, and he is confined at the SOUTHERN OHIO CORRECTIONAL FACILITY, LUCASVILLE, OHIO, AND represents those inmates of African and American Indian descent at S.O.S.F. whom have been subject to Racist assualts and effects due to their Race, Color, Creed or National Origin. 8. Plaintiff being of African descent is a citizen of the United States and is a prisoner of the State Of Ohio and is confined at the Southern Ohio
Plaintiff being of African and American Indian descent is a citizen of the United States and is a prisoner of the State of Ohio, and he is confined at the SOUTHERN OHIO CORRECTIONAL FACILITY, LUCASVILLE, OHIO, AND represents those immates of African and American Indian descent at S.O.S.F. whom have been subject to Racist assualts and effects due to their Race, Color, Creed or National Origin. Plaintiff being of African descent is a citizen of the United States and is a prisoner of the State Of Ohio and is confined at the Southern Ohio Correctional Facility, Lucasville, Ohio, and represents those immates at S.O.C.F.
Plaintiff being of African and American Indian descent is a citizen of the United States and is a prisoner of the State of Ohio, and he is confined at the SOUTHERN OHIO CORRECTIONAL FACILITY, LUCASVILLE, OHIO, AND represents those inmates of African and American Indian descent at S.O.S.F. whom have been subject to Racist assualts and effects due to their Race, Color, Creed or National Origin. Plaintiff being of African descent is a citizen of the United States and is a prisoner of the State Of Ohio and is confined at the Southern Ohio Correctional Facility, Lucasville, Ohio, and represents those inmates at S.O.C.F. whom are subject to Racist assualts and effectsof DeJure segregation at S.O.C.F.
Plaintiff being of African and American Indian descent is a citizen of the United States and is a prisoner of the State of Ohio, and he is confined at the SOUTHERN OHIO CORRECTIONAL FACILITY, LUCASVILLE, OHIO, AND represents those immates of African and American Indian descent at S.O.S.F. whom have been subject to Racist assualts and effects due to their Race, Color, Creed or National Origin. 8. Plaintiff being of African descent is a citizen of the United States and is a prisoner of the State Of Ohio and is confined at the Southern Ohio Correctional Facility, Lucasville, Ohio, and represents those immates at S.O.C.F. whom are subject to Racist assualts and effects of DeJure segregation at S.O.C.F. due to their Race, Color, Creed, or NATIONAL ORIGIN.
of the United States and is a prisoner of the State of Ohio, and he is confined at the SOUTHERN OHIO CORRECTIONAL FACILITY, LUCASVILLE, OHIO, AND represents those inmates of African and American Indian descent at S.O.S.F. whom have been subject to Racist assualts and effects due to their Race, Color, Creed or National Origin. 8. Pleintiff being of African descent is a citizen of the United States and is a prisoner of the State Of Ohio and is confined at the Southern Ohio Correctional Facility, Lucasville, Ohio, and represents those inmates at S.O.C.F. whom are subject to Racist assualts and effects of DeJure segregation at S.O.C.F. due to their Race, Color, Creed, or NATIONAL ORIGIN. 9. Defendant JAMES RHODES was GOVERNOR of the State of Ohio during the site

STATEMENT OF CLAIMS CONTINUED: III. PARTY S
11. Defendant is
at all times mentioned in this complaint.
Defendant A.R. JAGO, was Superintendant of the SOUTHERN OHIO CORRECTIONAL b6
FACILITY at all times mentioned in this complaint.
Defendants AND are Anglo-Saxon Officers at S.O.C.F. at all
times mentioned in this complaint.
The Defendants are ANGLO-SAKON GUARDS at S.O.C.F.
at all times mentioned in this complaint,
15. Defendants and are ANGIO-SAXON and
respectively at S.O.C.F. during all times specified in this complaint.
IV. FACTS -
16. On or about the 26th., day of July, 1976, Plaintiff commenced a
civil rights act of 1964 cause of action against the herein defendants JAGO and
and filed said action in the U.S. District Court-Southern District of Chio
vsc i 76_422)
17. As a result of several threats against by S.O.C.F. Guards for his
having filed said Lawsuit, on November 12, 1976 filed a motion before Judge
David S. Porter, of said District Court seeking a protective order against the
defendants therein.
18. On November 16, 1976 JUDGE PORTER denied Motion for the protective
order and on January 11, 1977 dismissed said lawsuit against the therein
and Jago.
19. On February 16, 1977, defendants and without probable
cause and justification, approached cell and ordered him out of the same.
was then ordered by to proceed out of the Block tosan unknown
designati e n.

STATEMENT OF CLAIMS CONTINUED: IV. FACTS 21. While was following orders, defendant being directly in	
back of and being unprovoked, cowardly suckerpunched and thereby	
knocked prescription corrective menses from head to the concrete	
tile floor.	b6 b7C
Defendant seconds later-then grabbed Plaintiff by the hair	
and while attempting to forcibly pull-out African hair style, informed the	
plaintiff that: "NIGGER, WE'RE GOING TO TEACH YOU & LESSON ABOUT FILING LAWSUITS".	
23. That while defendant was forcibly pulling at the back of	
hair, defendants and began to club with nightsticks, and	
continued to beatover his head, and further forcibly drove said nightsticks	
into lower back.	
That as defendant pushed toward the disciplinary unit,	
defendant then sought a knife, from Defendants and	
for the purpose of cutting off Plaintiff African hairstyle.	
25. Defendant then informed Plaintiff That: "WHEN WE GET FINISH	
WITH YOUR NIGGERASS, YOU'LL WISH THAT YOU'RE ON THE PLANTATION PICKING COTTON".	
Said assault was stopped when defendant informed defendants	
and that witnesses were observing the assault upon the	
plaintiff	
27. was then phaced in the discipline Isolation unit for eight days of	
invistigation of unknown charges and further denied a blanket, pillow, entire and	
complete me als, and cell privileges as accorded by Adminstrative Regulations of	
the Ohio Department of Rehabilitation and Corrections,	
28. On or about the 18th, day of February, 1977, requested to see	İ
and also obtain skull X-Rays due to noticable sight impairment and an in-	
crease in headaches. Said request was denied by the S.O.C.F. Medical Department.	
29. On or about the 21st., day of February, 1977, noticed a pain in the	
lower-pa rt lef t portion of his back, and the increasing of pain during wrination.	
Again requested to see and again was denied by the Medical	
Department	

STATEMENT OF CLAIMS CONT. JED: IV. F. s. s. 30. On or about the 23rd., day of February, 1977; wrote an Institutional
Communication to Defendant Jago, informing him of the Racist Assault upor
pe rson, and the return of the aforementioned, corrective prescription
lenses, which were necessary to arrest a visual ailment that afflicted b6
vision. Pursuant to S.O.C.F. Policy also requested to take an available b7C
Polygraph Test for the purpose of verifing his version of the aforestated assault.
Top Date, Defendant Jago has refused to return corrective lenses or grant
the requested Polygraph test.
31. During the weeks preceeding said Racial assault. experienced in-
creased daily urination with pain, and increase of numbness in his arms, legs,
toes, and fingers plus impairment(incres sed) of his mental thought processed.
32. On or about March 16, 1977, was given medication for his urine problem
enly, and when he inquired about the Medical term, and name of the medication
given him for treatment, he was told by a Medical Department Nurse, that said Dept.
did not have to inform inmates of treatment or the type of medication given,
33. On April 1, 1977, Defendant received from a letter requesting
a polygraph Test to verify the areresaid Racist assault and again requested the
return of his aforementioned prescription lenses, also informed Defendant
that his communications to defendant were unanswered and treatment
denied. To-Date defendant has refused to answer said letter.
34. On or about the 23rd., day of May, 1977, wrote to defendant
requesting treatment for a.) probable Brain Damage; b.) vision difficulties; c.)
increased urination and d.) increased numbnesses in outer extremities. To-Date,
defendant has refused to answer said letter or render treatment to the ails
ments listed therein.
35. On or about June 29, 1977, defendant informed that he had
been assigned to transport to Akron, Ohio pursuant to a Writ of Habeas
Corpus issued by a U.S. Federal Court in Cleveland, Ohio,

STATEMENT OF CLAIMS CONTINUED: "IV. FACTS	
36. On J ne 30, 1977 while defendant was transporting defendant	
during a Guard rest stop, approached and stated: "JUNGIEBUNNY,	
EITHER YOU DROP THAT LAWSUIT OR BE DROPPED". Said statement was made by defendant	b6
as he partially withdrew his gun from his holster.	b7C
37. At the time, both of the Racial/Reprisal Assault and the threat of item	
Ne 36. occurred, the aforementioned case of VS HNYTHWXXYHTKX was	
pending en appeal in the United States Court of Appeals for the Sixth Circuit	
and had been so pending since January 16, 1977, VS 77-3024 (6th Cir)	
38. Due to the fact that plaintiff's and members of their	
respective classes are not permitted to wear African hairstyles on visits with	
their families and or/ Attorneys, due to one of the many unpublished rules at	
SGO.C.F., plaintiff wrote ?defendant on August 27, 1977, requesting defendant	,
to clarify if such a rule existed, prohibiting the plaintiffs from wearing	
African hairstyles on family and Attorney visits. To-Date, defendant has	
refused to address the matter and plaintiffs and their respective class are still	
prohibited from wearing African hatistyles to and from visits.	
39. On December 25, 1977, wrate to defendant Rhodes requesting that he	
assist in obtaining much needed Medical Treatment for the probable brain	
damage thatnow has. As similar to his agent's defendant Rhodes	
refused to assist plaintiff in obtaining Medical treatment.	
40. That defendant BROWN does have knowledge or should have know that Guards	
and Officers, at S.O.C.F., are committing Racial Assaults with clubs upon the	
plaintiffs or have the racists propensities to commit such unprovoked assaults.	

ORIGIN".

4d. That as a result of defendant failure to provide direct medical
supervision and medical treatment more than Sixty (60) days a year at S.O.C.F., bo
even though he obtains salary for a years Medical service. Most Medical treatment
and decisions of treatment to be rendered to Plaintiffs is left to the discretion
of Defendant whem has not only refused to provide Plaintiff with
treatment to determine the extent of his Brain damage, but has habitually held sick-
call only once a month for the classes which Plaintinffs are members of, and further
has refused to inform the class members of the type and purpose of treatment she
renders, the name and possible side-effects of medication and treatment she prescribes.
That in the event of a life or death emergency or a clubbing assault by
Racist S.O.C.F. Guards, Officers or Staff, defendants and cannot and
refuse to provide emergency or long term treatment for the plaintiffs and class w
which they are members of.
43. That recently, defendant his associates, employees and those in
concert were "ENJOHNED FROM ENGAGING IN ANY ACT OR PRACTICE WITH THE PURPOSE OR
EFFECT OF DISCRIMINATING AGAINST INMATES ON THE BASIS OF RACE, COLOR, OR NATIONAL

That presently at the Southern Ohio Correctional Facility, Lucasville, Ohio, 44. the Ethnic Compocition is approximately:

ANGLO-SAXON	BIACKS
38 %	62 %
99•99 %	.001 %
100 %	•0 %
100 %	.0 %
100 %	.0 %
100 %	• 6 %
100 %	.O %
100 %	.0 %
100 %	•0 %
	38 % 99•99 % 100 % 100 % 100 % 100 % 100 %

IV	FACTS	

b6

b7C

POSITIONS	ANGIOSAXON	BLACKS
COMMISSARY	100 %	. 0 %
HOSPITAL	99.9 %	.07 %
SCHOOL	99.9 %	.08 %
SOCIAL WORKERS	99.8 %	.14 %
TOTAL (INMATES EXCLUDED)	99.7 %	29 %

V. IEGAL CLAIMS

The facts heretefore related, disclose that the defendants, herein specified, 45. in concert with the Ohie Department of Rehabilitation and Corrections Authorities thereby constituting State Action, have in their choice of Prison site selections, construction and renovation of prisons, inmate assignment and transfer policies, and faculity, Officers, Administrators, and STaff assignments, and as the result of natural and foreseeable consequences did cause and continues to perpetrate DeJure Segregation in hiring, which subjects Plaintiff and the class of which he is a member and targets Plaintiff and the class of which he is a member, to continued Racial Assaults and club beatings as the result of Racist propensities, & Racial reprisals against any class member whom seeks to exercise his right to petition the Government for redress of grievances, as said racial assaults are committed by the named defendants, their agents and a associates whom are inadequatedy trained in the usage of clubs, thereby substantially increasing the risk of death, injuries, disfigurement, physical and mental disability which subjects and causes plaintiffs herein to be subjected to the deprivation of Life, Liberty and their property without due process and equal protedtion of the laws of the U.S. Constitution and any act of Congress.

b6 b7C

VI. FIRST CAUSE OF ACTION

46; Defendants Rhodes, and Jago in the face of Natural and foreseeable
consequences did cause and or continues to perpetrate DeJure Segregation in hiring
practices, prison site selections, failure to include any Racial criteria in
determining site selection of the Southern Ohio Correction Facility, Lucasville,
Ohio and as a result thereof have denied plaintiffs and and
and the classes they are members of, of the full and equal benefit of all
laws and proceedings for the security of persons and property as is enjoyed by
white citizens, whereas such didcriminatory policies and practices of defendants
Rhodes, and Jago are based upon Race, Color, Creed, and National Origin
have operated to deny the palintiffs like punishments, pains, and penalties as
enjoyed by white citizens and in violation of Title 42 U.S. Code, Section 1981.
47. Defendants Rhodes, and Jago, while acting under color of law, and
pursuant to State Action by perpetrating, designing and continuing DeJure and er
DeFacto Segregation and discriminating policies, vestiages and practices have re-
sulted in segregated patterns of prison selection sites and as a result, therefrom
have produced other forms of discrimination and segregation which subject or causes
the plaintiffs and classes to be subjected to the deprivation and denial of equal
oppurtunity and the exercise of them unalienable rights to Life, Liberty, the
pursuit of Happiness, and Human rights secured to the plaintiffs by the preamble
and Ninth Amendments of the U.S. Constitution.
48. Defendants Rhedes, and Jago while acting under color of Law and
resulting State Action have failed to control, train, instruct their Guards,
Officers, and Staff at the Southern Ohio Correctional Facility, in the usage of
deadly and lethatl clubs and nightsticks, which further condoning and acquiesce of
non-training and control did subject and cause plaintiff to be subjected to
the deprivation & denial of rights, privileges, and human rights, as secured to
Wegver, and the class of which he is a member, by the preamble, Fifth, and Ninth
Amendments of the U.S. Constitution.

STATEMENT OF CLAIMS CONT ED: V. LEGA TAIMS	
49. Defendants while acting under coler of law,	
did commit andumprovoked and unnecessary forceful Racists Assault upon plaintiff	
	b6 b7C
did further subject paaintiff to the deprivation of rights, privileges, i	
immunities and human rights secured to by the provisions of the preamble,	
Fifth, Sixth, Eight and Ninth Amendments of the U.S. Constitution and Title 42	
U.S. Code, Section 1983: 18 U.S.C., Sec. 242.	
50. That as a result of having commenced a judicial proceeding against	
their employer, Supervisor and Associates, Defendants	
and did endeavor to obstruct justice with the intent to subject or cause	
to be subjected to the deprivations of rights, privileges, and immunities	
secured to the plaintiff by the First, Fifth, and Ninth Amendments of the U.S.	
Constitution and further in violation of Title 42 U.S. Code, Section 1985, Sub-	
Section 2 & 3.	
51. Defendants and lid conspire for the	
purpose of hindering, impeding, obstructing, or defeating the due course of Justice	
in the United States Court of Appe als for the Sixth Circuit, with intent to deny	
to plaintiff the equal protection of the Laws in violation of Title 42 U.S.	
Code, Section 1985 (2). Further by their aforesaid actions, the defendants did	
conspira to deter, by force, intimidation or threats toa party	
in the U.S. Court of Appeals for the Sixth Circuit and injure siad party in his	
person on account of his having commenced an action against their assiciates and	
Supervisors, and exercising his right as a United States Citizen, with intent to	
deny to the equal protection of laws in violation of Title 42 U.S. Code,	
Section 1985 (2 & 3), and Title 18 U.S. Code, Sec., 1503.	

- Defendants and while acting under color of Iaw and State Action have intentionally refused to give or assist in giving Plaintiff the treatmentnecessary to cure or treat the Brain and Thought Process Damage which Plaintiff continues to suffer as the result of a Racist and reprised assaults and further continues to deny theatment for other resulting physical injuries brought to their attention and thereby subjects or causes to be subjected to the deprivation of rights, privileges and human rights secured by the fifth, Ninth, Amendments and preamble of the U.S. Constitution and in violation of Title 42 Code, Sec. 1983.
- Defendants Rhodes, and Brown by virtue of their duties to cause the Law to be faithfully executed, while acting under color of Law and having knowledge that personsof African Descent, at the Southern Ohio Correctional Facility, are subject to Racial Assaults and reprisals for commencing Legal actions against S.O.C.F.'S Officials, and having powerto prevent or aid in preventing the aforesaid assaults and reprisals andilegal acts herein stated did subject or cause the herein plaintiffs to be subject to the deprivation of rights, privileges, and immunities secured to the plaintiffs by the First, Fifth, Eight, and Ninth Amendments of the U.S. Constitution and in violation of Title 42 U.S. Code, Section 1986,
- Further, that under paragraphs numbered 2,3,4,5, 46, 47, 48, 49, 50, 51, 52 and 53 stimulated the envoking of the Fourteenth Amendment of the United States Constitution, in that they (paragraphs) denied equal protection and Due Brecess of law guaranteed to the plaintiffs and classes, that are granted to and enjoyed by others of different Races under the U.S. Constitution.
- The plaintiffs incorporated herein by reference, all the statements and allegations make in paragraphs 2,3,4,5,46,47,48,49,50,51,52 and 54 paraphrased as if the same were fully rewritten herein.

RELIEF

WHEREFORE: Plaintiffs respectfully parays this Court to advance this case on the Docket, Order a speeding Hearing at the earliest practicable date, cause this case to be in every way expedited and upon such Hearing:

Jago, the Ohio Department of Corrections & Rehabilitations, their Agents, Successors, Employees, Attorneys, and those acting in concert with them and at their direction from continuing or maintaining the policy, Practice, custom, usage and vestiges of discrimation against the plaintiffs and all others similarly situated because of their Race, Color or National origin.

b7C

- Have permanent injunction issue enjoining defendants Rhodes, Jago, the Ohio Department of Rehabilitation & Corrections, their Agents, Successors, Employees, Attorneys and those acting in concert with them and at their direction from continuing or maintaining the Policy, Practice, Custom, Usage and Vestiges of Discrimination in denying Afro-Americans job Employments at S.O.C.F., the opportunity for employment and promotion to Administrative and Supervisory positions because of their Race, Color, or National Origin,
- Have a permanent injunction issue enjoining defendants Rhodes, Jage, the Ohio Department of Rehabilitation & Corrections, their agents, successors, empleyees, Attorneys, and those acting in concert with them and at their direction from: (A) locating Prisons in such a manner as to minimize or totally exclude the prospect of achieving maximum integrated administrators & staff and limits the Afro-American labor Pools: (B) developing prison site selection criteria which h has not considered Racial criteria: (C) continuing to select sites for prisons in Racially impacted areas.

RELIEF CONTINUED:

Jago, the Department of Rehabilitations & Corrections, their Agents, Succoressors, Employees, Attorneys, and those acting in concert with them and at their direction to develope immediately an affirmative action program for the advancement of its Afro-American employees to supervisory positions and further to immediately impliment an affirmative action program to recruit, Hire, Employ, Upgrade and assign all Afro-American job applicants for Administration, Guards, Officers, Social Workers, Teaching, Secretartal, Clerical, Food Service, Hospital, Maintenance, and all other positions classifications within the table of Organization at S.O.C.F..

Jago, the Ohio Depart-Order that Defendants Rhodes. ment of Rehabilitation & Corrections, their Agents, Successors, Employees, Attorneys, and those acting in concert with them and at their direction to: (A) immediately modify and relocate Guards, Officers, Administrators, Social Workers, and all other position classifications within the table of organization at S.O.C.F. as an affirmative action program step toward the achievement of a ratio of Afro-American position classification Staff to total position classification Staff that approaches and reflects the ratio of Afro-American inmates to the total inmate population at S.O.C.F.; Require psychological testing for all present and future S.O.C.F. Administrators, Guards, Officers, and Staff for determination and identification of such individuals whom are afflicted with or retain RACISTS PROPENSITIES, and to compel each individual having such Racist propensities to resign or in the alternative to undergo

~ 15 **~**

psychoanalysis to correct said DISEASE.

which plaintiff

Order the defendants Rhodes, Jago, the Ohio Demartment of Rehabilitation & Corrections, their Agents, and Successors, to purchase Thirteen (13) Crown International or General Motors Delux Coaches (BUSES) which will provide daily round-trip FREE TRAVED too and from S.O.C.F. for family and friends of the plaintiffs and all others similarly situated as aresult of being transfered, relocated and removed from their family, friends, ethnic backgrounds and culture. Further, that the number of two (2) each such Buses be assigned for travel in the following cities of the State of Ohio: CINCINNATI, CLEVELAND, COLUMBUS, DAYTON, TOLEDO, and YOUNGSTOWN, with one (1) such said Bus being assigned to Portsmouth, and that said defendants provide drivers, service, an d maintenance to said Buses to assure daily travel. Jago. Enter judgement against Defendants 7. and joinly and severally in the amount of ONE HUNDRED THOUSAND and EIGHTY_FIVE DOLLARS (\$ 100.086.00) compensatory damages and the amount of TWO HUNDRED TWENTY FIVE THOUSAND DOLLARS (\$ 225,000.00) as punitive damages, which will be déposited into the S.O.C.F. Inmate Industrial & Entertainment Fund and used solely to provide assistance in the purchasing, and upkeep, and maintenance of the aforesaid Buses; and for such other relief to which the plaintiffs and all others similarly situated are entitled to in Law or equity. ADDITIONAL RELIEF their Order that Defendants Rhodes Jago agents, successors and employees immediately provide and arrange for plaintiff to be tested with the "REITAN_HALSTEAD" Battery Test to determine Brain damage incurred as a result of the heretofore stated assault and to Kakhakak further provide Diagnosis

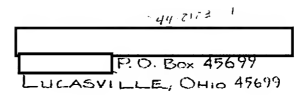
and Treatment of possible KIDNEY, Nerve-Ending and Vision damage

now suffers. \$ 16 -

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

ET.AL. VS RHODES, ET.AL.,
CAUSE: COMPLAINT
AUTHORITYS: TITLE 112 UNITED STATES CODE SECTION 1983
RESPECTFULLY SUBMITTED,
P:0. Box 45699
Lucasville, Ohio 45699
F.O. Box 45699 Lucasville, Ohio 45699
BEING DULY SHORN, DEPOSES AND SAYS THAT HE IS
ONE PLAINTIFF, IN THE FOREGOING *COMPLAINT* AND IS NOT PERMITTED
TO REVIEW WITH OR PERSONALLY OBTAIN THE SIGNATURE OF PLAINTIFF
FURTHER SAYS THAT THE *COMPLAINT* IS TRUE TO HIS
KNOWLEDGE EXCEPT FOR THOSE PORTIONS ALLEGED TO BE ON INFORMATION
AND BELIEF, AND AS TO THOSE, HE BELIEVES THEM TO BE TRUE. TERRY L. McGRAW
NOTARY PUBLIC, STATE OF OHIO
SWORN TO AND SUBSCRIBED BEFORE ME,
A NOTARY PUBLIC, THIS DAY OF, 1978.

TERRY L. McGRAW
NOTARY PUBLIC, STATE OF OHIO
MY COMMISSION EXPIRES NOV. 2, 1982



MARCH 8, 1978

SPECIAL AGENT
FEDERAL BUREAU OF INVESTIGATION
400 U.S. FOST OFFICE
CINCINNATI, OHIO 45202

i)ear

Lawsut a recently filed in the U.S. District Court in Cincinnati, Ohio.

I understand shot your offices

Those talked to many individuals whom

Thate been subjected to racist assaults

at Lucasville, and would appreciate:

1.) knowing whether you have yet

recommended that the U.S. atterney

on the Department of Justices intercedes

pursuant to Title 18 U.S. Code, Sec. 241 F

242; 2nd) if it is possible may I have
a list of instantes whom have reported

S.O.C.F. quard assaults to you, and the

names of the quards involved in assaults

on inmates. I'm sure that a close examination

will show a consistency and pattern.

P-S. Just for the record Q am not suicide prone.

ST SEB MINNE ST

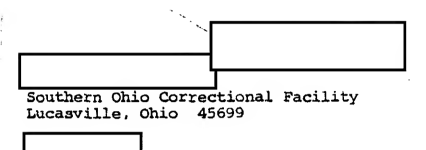
I, TERRY MCGRAW DO ACKNOWLEDGE
THAT THE FOREGOING LEGAL DOCUMENT
IS A TYPEWRITTEN VERSION AND COPY
OF THE HANDWRITTEN ORIGINALS
WHICH I NOTORIZED ON THE 13TH
DAY OF FEBRUARY, 1978.

DATE: 3/7/78

TERRY L. MCGRAVI ROTARY FUBLIC, STATE OF OHIO JAY COMMISSION EXPIRES NOV. 2, 1982

MC GRAW

P.O. Box 1277 Cincinnati, Ohio 45201 March 14, 1978



I am in receipt of your letter dated March 8, 1978, which enclosed a copy of a motion which you recently filed in the U.S. District Court, Southern District of Ohio, Cincinnati, Ohio. In response to your questions contained in your accompanying letter, this is to advise you that the FBI does not make any recommendations as such to the U.S. Attorney with respect to initiating investigation pursuant to Title 18, U.S. Code, Section 241, 242. As you have previously been advised by this Division with respect to violation of individual civil rights, the FBI does conduct an investigation, and submits the results of same to the Civil Rights Division, U.S. Department of Justice, Washington, D.C. In view of the fact that you have already filed a motion in U.S. District Court, Cincinnati, I am taking the liberty of forwarding the copy you sent to this office to the U.S. Department of Justice, Civil Rights Division, for whatever action is deemed advisable by that Division.

With respect to your second query concerning a list of inmates who may have reported assaults by personnel at the Southern Ohio Correctional Facility, I am unable to furnish you this information inasmuch as the FBI does not maintain a retrieval system where this information can be readily obtained.

retrieval system where this information can be readily obtained.

Sincerely,

HU-1436-3

THOMAS W. KITCHENS, JR. Special Agent In Charge

By:

Supervisory Special Agent

L-Addressee

1 - Cincinnati (44-NEW)

WRM: jms' (2)

Cincinnati, Ohio March 15, 1978

JAMES A. RHODES, RE:

GCVERNOR. STATE OF OHIO:

ET AL:

VICTIM

On March 13, 1978, the following communication Inmate, Southern Ohio was received from Correctional Facility (SOCF), Lucasville, Ohio:

4 - Bureau

1 - USA, Cincinnati

1 - Cincinnati (44-NEW)

WRM: jms (6)

THIS ENGRY DATE OF THE TOTAL CHARACTERS IN THE STATE THE FOLL HOLDING TO SEE FOR MID IS LEADED TO THE TELL TO IT AND ITS CONTENTS AND AND IN ITS SE DISTRIBUSED COLC. & TOTAL FOR SAL

44-2406-4

C/Fied

b7C

b6

On March 13, 1978, an Agent of the Federal Bureau of Investigation (FBI) determined that had filed the above-described document with the U.S. District Court in Cincinnati, Chio, Case Number 78-108.

b6 b7C

- 23* -

FBI

Date: 3/15/73 Transmit the following in _ (Type in plaintext or code) AIRTEL (Precedence) To: Director, FBI ATTENTION: GENERAL INVESTIGATIVE DIVISION CIVIL RIGHTS SECTION From: TRIMINAL SECTION NUMBER I INTELLIGENCE DIVISION Subject: JAMES A. RHODES Ohio; ET AL b6 b7C CR EL ┌ DIH ☐ CRA-64 \square PA PE PF ☐ DAMV ☐ DAMV-FR CAA ☐ AP ☐ IWFC CWAA FI EID Bomb Threats Extremist Matters White Hate | Black Summary of Complaint: Victim furnished copy of 16 page document to Cincinnati Division, the original being filed in USDC, SDO, Western Division, Cincinnati, Ohio. This document allegan numerous violations of victim's civil rights, including systematic discrimination against him because of the saud shat he is a Negro; discrimination in selecting site of construction of prison facility, and lack of transportation afforded to his visitors: inmate assignments and transfer policies and practice of discrimination against black employees in hiring and making promotions. On page 5 of this document, vi See Summary INDICES: Negative ACTION: UACB: No further action being taken and LHM enclosed 2 - Bureau FD-376 (Enc. to LHM) (Enc. - 4)LHM being submitted 1 - Cincinnati Report being submitted WRM: jms Preliminary investigation instituted (3) Limited investigation instituted . Investigation continuing, DESTROY UNION 5 Approved:

Special Agent in Charge

CI 44-NEW

alleges that he was physically assaulted by guards at Southern Ohio Correctional Facility (SOCF) on 2/16/77 in retaliation for filing a motion in USDC in which he had sought a protective order against personnel at SOCF.

By separate communication, Cincinnati is acknowledging receipt of document, and advised victim to direct any further inquiries concerning this matter to the Civil Rights Division, U.S. Department of Justice, Washington, D.C.

On 3/13/73, it was ascertained through contact with the clerk of the USDC that victim's motion has been filed with that court, Case #78-108.

UACB. Cincinnati is holding investigation concerning allegation of brutality in abeyance pending review of enclosed document by Civil Rights Division. U.S. Department of Justice, Washington, D.C.

CI 44-NEW

INDICES SUMMARY

Review of Cincinnati indices reflects that on
4/1/76, an LHM was submitted captioned. "UNSUBS: LOSS OF MAIL
AT SOUTHERN OHIO CORRECTIONAL FACILITY; - VICTIM
CR," CI file Victim stated that he had not been
receiving all of his mail while incarcerated at SOCF, Lucasville,
Ohio.
OHLO 6
On 11/22/77 a second TIME a sub-144 4 h. at 4
On 11/23/77, a second LHM was submitted by Cincinnati
under caption.
SOUTHERN OHIO CORRECTIONAL FACILITY, LUCASVILLE,
OHIO; VICTIM, CR, "CI file In this
matter, USA's Office, Cincinnati, forwarded a letter to the
Cincinnati Office from the victim dated 11/7/77, in which
alleges that due to negligence on the part of the subjects in
their official capacity as employees of SOCF mail room, his
civil rights were violated.
Bureau's attention is called to the fact that in
this communication sent by way of the USA's office
made no mention of brutality on the part of the guards at SOCF,
which in enclosed document he notes occurred on 2/16/77.
which in enclosed document he notes occurred on 2/10///.

In a document filed in Cincinnati's federal court, Ohio prison authorities admit little consideration was given to the racial makeup of the Lucasville area when the Southern Ohio Correctional Facility was built there a few years ago.

But they said if the inmates objected to the location for that reason, they should have filed an injunction to block construction

before the facility was built.

The prison officials raised this argument in a motion asking U.S. District Court to dismiss a civil rights complaint filed by convicts Dennis L. Weaver and Samuel Bernard Jr. on behalf of all inmates of African and Indian descent.

Their suit, filed June 15, alleged the prison's location in a whitepopulated rural area resulted in the hiring of a nearly all-white staff insensitive to the cultural differences and problems of a predominantly black inmate population,

WEAVER AND Bernard, both serving life sentences in Ohio's only maximum-security institution, said the situation has hampered prospects for rehabilitation among black prisoners when they are released.

"There is no question that when the site was selected that little consideration was given the ethnic makeup of the neighboring populace because at that time racial undertones had not begun to surface as they subsequently have done," the prison officials said.

."It appears to defendants that any grievances caused by the location at Lucasville should have been foreseen by the maximum-security prisoners of that era and injunctive efforts taken to halt its construc-tion."

Their response, submitted this

week by Ohio Assistant Attorney General Leo J. Conway, maintains no constitutional violation was involved in the site selection.

THE RESPONSE noted that none of the current prison officials named as defendants had anything to do with the site selection.

It also said the plaintiffs failed to show any bad faith in Lucasville

hiring practices. The fact, they acknowledge the practical difficulty involved in hiring black custodial personnel in an area where the black work force is extremely small," the response said. "Lastly, defendants ask the court to dismiss the case based upon the fact that plaintiffs' claims are patently frivolous." BOB WESTON

(Indicate page, name of newspaper, city and state.)

<u>C4 Cincinnati</u> Enquirer Cincinnati, Ohio Cincinnati Post Cincinnati, Ohio

> Citizens Journal Columbus, Ohio

Columbus Dispate: Columbus, Ohio

Journal Herald Dayton, Ohio

Dayton Daily News Dayton, Ohio

Date: 7/14/78 Edition: Final

b6 b7C

Title

Character: 144-2406-6

44-2011

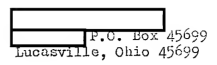
Classification:

Submitting Office CINCINNAT

SERIALIZED. _

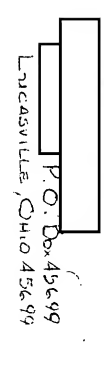
JUL LE 1510

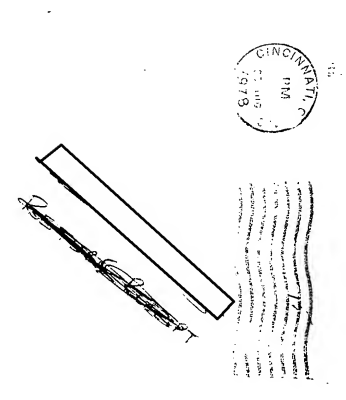
E 1/1/18/



August 21, 1978

Department of Justice Federal Bureau of Investigation 400 U.S. Post Office v Rhodes, C-1-78-369 and RE: Cincinnati, Ohio 45202 C-1-78-108 C-1-78-362 Dear (S.D. Chio) I am writting you at this time to request an interview with either you or one of your agents, to discuss the harassment and obstruction of justice in violation of Title 18 U.S. Code, Sec. 1503, as a result of my having commenced the above-entitled cases. I am aware, that recourse should be made too the district court, however, said court has shown a reluctance to prevent harrassment of its penal litigants. It is therefor hoped that I will see either you or a agent from your office as soon as possible. Very truely. P.S. The outer envelope will be a carbon or my signature. rangus Ohio State officials. Quould appreciate seeing African dead. 74-2406-7





Post Office Box 1277 Cincinnati, Ohio 45201 September 5, 1978

> b6 b7С

Southern Ohio Correctional Facility Lucasville, Ohio 45699

Dear

I am in receipt of vour letter dated August 21, 1978, which was addressed to Federal Bureau of Investigation, Cincinnati, Ohio. As you have previously been advised by the Cincinnati Division of the FBI with respect to violation of individual Civil Rights, a copy of your letter mentioned above will be forwarded to the United States Department of Justice, Civil Rights Division, Washington, D. C., for whatever action it deems advisable by that division.

Should you have any further questions concerning this matter, please forward all inquiries to the Civil Rights Division, United States Department of Justice, Washington, D. C.

Very truly yours,

THOMAS W. KITCHENS, JR. Special Agent in Charge

By: Supervisory Special Agent

1-Addressee (1)Cincinnati (44-2406)

RMM:pl (2)

44-2406-8 Searched A

Serialized A. Indexed Filed



In Reply, Please Refer to File No.

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION
Cincinnati, Ohio
September 5, 1978

RE: JAMES A. RHODES, Governor, State of Ohio; ET AL

VICTIM

On August 26, 1978, the following communication was received from Inmate, Southern Ohio Correctional Facility (SOCF), Lucasville, Ohio:

Searched Scriolize Management of Filed Management of Searched Scriolize Management of Searched Scriolize Management of Searched Management of Searched Searc

b6 b7C

4-Bureau

l-USA, Cincinnati, Ohio 1-Cincinnati (44-2406)

RMM:pl

entra de la Figura de la companya de

lain.



Transmitted _

(Number)

(Time)

b6

b7C

CI 44-2406

By separate communication, the Cincinnati Division is acknowledging receipt of victim's letter and advised victim to direct any further inquiries concerning this matter to the Civil Rights Division, United States Department of Justice, Washington, D. C.

UACB, Cincinnati is holding investigation concerning victim's harassment and obstruction of justice in violation of the above mentioned code in abeyance pending review of enclosed document by the Civil Rights Division, United States Department of Justice, Washington, D. C.

UNIOD STATES DISTRICT COURT

SOUTHERN DISTRICT OF OHIO

WESTERN DIVISION

ET. AL.)	
PLAINTIFFS)	
₩ VS ÷)	
JAMES A. RHODES, ET. AL.)	
DEFENDANTS.)	CASE NO.
)	JUDGE
)	

b6

MOTION TO PROCEED IN FORMA PAUPERIS

BEING FIRST DULY SWORN, DEPOSE AND SAY THAT I AM THE PLAINTIFF IN THE ABOVE-ENTITIED CAUSE: THAT IN SUPPORT OF MY MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS, I STATE THAT I AM INDIGENT, THEREFORE UNABLE TO PREPAY THE COST, NOR ABLE TO AFFORD LEGAL COUNSEL FOR THIS CIVIL PROCEEDING: THAT THIS CAUSE IS BEING SUBMITTED IN GOOD FAITH, AND I BELIEVE MY CAUSE TO BE MERITORIOUS. THAT I BELIEVE I AM ENTITLED TO REDRESS; IN ACCORDANCE WITH TITLE 42 U.S. CODE, SECTIONS 1981, 1983, 1985, 1986 and 1988 and TITLE 18, FOR THE PROTECTION OF ALL PERSONS IN THE UNITED STATES IN ENJOYMENT OF THEIR HUMAN AND CIVIL RIGHTS. ALSO IN ACCORDANCE WITH TITLE 28 U.S.C.A. 1331, 1343 (3,4). I FURTHER SAY, THAT I AM SEEKING RELIEF IN THIS HONORABLE COURT ON QUESTIONS IN-VOLVING VIOLATIONS AND INFRINGEMENT OF SUBSTANTIAL CONSTITUTIONAL AND HUMAN RIGHTS GUARANTEED TO PLAINTIFF BY THE PREAMBLE, FIRST, EIGHT, NINTH, AND FOURTEENTH 2406-1 AMENDMENTS OF THE UNITED STATES. THAT THE ISSUES I SEEK TO PRESENT WILL APPEAR MORE FULLY HEREAFTER IN THE ATTACH ED COMPLAINT. , FURTHER, I STATE THAT I AM NOT AN ATTORNEY, NOR A MEMBER OF ANY LEGAL BAR, BUT ONLY A CITIZEN AND LAYMAN IN MY OWN BEHALF AND THOSE SIMARLY SITUATED.